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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/613,203	07/03/2003	Gurtej S. Sandhu	303.931US2	4599	
21186 7	590 07/13/2006		EXAMINER		
SCHWEGMAN, LUNDBERG, WOESSNER & KLUTH, P.A.			MALDONADO, JULIO J		
P.O. BOX 293 MINNEAPOL	8 IS, MN 55402	.02 ART UNIT PAPER NUMBER			
			2823		
			DATE MAILED: 07/13/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	W		
	10/613,203	SANDHU ET AL.			
Office Action Summary	Examiner	Art Unit			
	Julio J. Maldonado	2823			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence addre	\$\$ 		
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING Description of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be to select the s	DN. imely filed m the mailing date of this comm IED (35 U.S.C. § 133).	·		
Status					
1) Responsive to communication(s) filed on 05 M	May 2006.				
	s action is non-final.				
3) Since this application is in condition for allows	ance except for formal matters, p	rosecution as to the mo	erits is		
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11,	153 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>1-13,52,53 and 60-62</u> is/are pending	in the application				
4a) Of the above claim(s) is/are withdra	• •				
E) Claim(a) in/are allowed					
6) Claim(s) is/are rejected. (-13,5	2,53 and 60 62				
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/o	or election requirement.				
Application Papers					
9) The specification is objected to by the Examine	er.				
10) The drawing(s) filed on is/are: a) acc	cepted or b) objected to by the	Examiner.			
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	ee 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correct	ction is required if the drawing(s) is o	bjected to. See 37 CFR 1	l.121(d).		
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached Offic	e Action or form PTO-	152.		
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a	a)-(d) or (f).			
a) ☐ All b) ☐ Some * c) ☐ None of:					
1. Certified copies of the priority documents have been received.					
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 					
application from the International Burea		red in this National Sta	ge		
* See the attached detailed Office action for a list	, ,,,	red.			
		.			
Attachment(s)					
Notice of References Cited (PTO-892)	4) Interview Summar				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08	Paper No(s)/Mail [Date Patent Application (PTO-15	2)		
Paper No(s)/Mail Date	6) Other:	·	-,		

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DETAILED ACTION

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Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-4, 8-13 and 60 are rejected under 35 U.S.C. 102(e) as being anticipated by Summerfelt et al. (U.S. 6,362,068 B1).

Summerfelt et al. (Figs.1-5) teach a capacitor structure including a bottom electrode layer (30); a first high-dielectric layer (32) contacting said bottom electrode layer (30), wherein said first dielectric layer is selected from the group including strontium titanate or metal-doped strontium titanate (Table 2); a second high dielectric layer (34) selected from the group including barium strontium titanate or metal-doped barium strontium titanate (Table 2); a third high-dielectric layer (32) selected from the group including strontium titanate or metal-doped strontium titanate (Table 2); and a top electrode (46), wherein said first dielectric layer has a first thickness, said second dielectric layer has a second thickness and said first thickness is different than said second thickness, said first, second and third dielectric layers form a plurality of dielectric layers (column 3, line 17 – column 6, line 10).

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Summerfelt et al. fail to expressly teach wherein at least two layers of said dielectric layer of said plurality exhibit different degrees of oxidation, wherein said second dielectric layer has a lower oxygen concentration than said first dielectric layer or wherein said layers exhibit different amounts of oxygen per unit volume. Summerfelt et al. teach these limitations because Summerfelt discloses metal-rich dielectric layers.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 5-7, 52, 53, 61 and 62 are rejected under 35 U.S.C. 103(a) as being unpatentable over Summerfelt et al. (U.S. 6,362,068 B1) as applied to claims 1-4 and 8-13 above, and further in view of the following comments.

Summerfelt et al. (Figs.1-5) teach a capacitor structure including a bottom electrode layer (30); a first high-dielectric layer (32) contacting said bottom electrode layer (30), wherein said first dielectric layer is selected from the group including strontium titanate or metal-doped strontium titanate (Table 2); a second high dielectric layer (34) selected from the group including barium strontium titanate or metal-doped barium strontium titanate (Table 2); a third high-dielectric layer (32) selected from the group including strontium titanate or metal-doped strontium titanate (Table 2); and a top electrode (46), wherein said first dielectric layer has a first thickness, said second dielectric layer has a second thickness and said first thickness is different than said

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second thickness, said first, second and third dielectric layers form a plurality of dielectric layers (column 3, line 17 – column 6, line 10).

Summerfelt et al. fail to expressly teach wherein at least two layers of said dielectric layer of said plurality exhibit different degrees of oxidation, wherein said second dielectric layer has a lower oxygen concentration than said first dielectric layer or wherein said layers exhibit different amounts of oxygen per unit volume. Summerfelt et al. teach these limitations because Summerfelt discloses metal-rich dielectric layers.

Summerfelt et al. substantially teach all aspects of the invention but fail to disclose wherein said plurality of dielectric layers defines a thickness at most 200 angstroms; wherein said first dielectric layer has a thickness of at least 10 angstroms; wherein the layers define a total thickness ranging from 50 to 70 angstroms; and wherein at least a lowest layer of said plurality defines an individual thickness of about 20 angstroms. Notwithstanding, it would have been an obvious matter of design choice bounded by well known manufacturing constraints and ascertainable by routine experimentation and optimization to choose these particular dimensions because applicant has not disclosed that the dimensions are for a particular unobvious purpose, produce an unexpected result, or are otherwise critical, and it appears prima facie that the process would possess utility using another dimension. Indeed, it has been held that mere dimensional limitations are prima facie obvious absent a disclosure that the limitations are for a particular unobvious purpose, produce an unexpected result, or are otherwise critical. See, for example, In re Rose, 220 F.2d 459, 105 USPQ 237 (CCPA 1955); In re Rinehart, 531 F.2d 1048, 189 USPQ 143 (CCPA 1976); Gardner v. TEC

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Systems, Inc., 725 F.2d 1338, 220 USPQ 777 (Fed. Cir. 1984), cert. denied, 469 U.S. 830, 225 USPQ 232 (1984); In re Dailey, 357 F.2d 669, 149 USPQ 47 (CCPA 1966).

Response to Arguments

5. Applicant's arguments filed 05/02/2006 have been fully considered but they are not persuasive.

In response to Applicants' arguments, and in order to clarify the rejection the rejection is not based on inherency. The rejection is based on a logical argument that does not require evidence, and further, is based on the broadest reasonable interpretation of the term in the art of the term "lower degree of oxidation". The recitation of lower degree of oxidation is seen to be a recitation of a greater concentration of free metal with respect to another layer with a lower concentration of free metal. Summerfelt et al. teach barium strontium titanate or metal-doped barium strontium titanate wherein the metal-doped barium strontium titanate has a lower degree of oxidation for the reason discussed above.

Conclusion

- 6. Applicants are encouraged, where appropriate, to check Patent Application Information Retrieval (PAIR) (http://portal.uspto.gov/external/portal/pair) which provides applicants direct secure access to their own patent application status information, as well as to general patent information publicly available.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to examiner Julio J. Maldonado whose telephone number is (571) 272-1864. The examiner can normally be reached on Monday through Friday.

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8. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Smith, can be reached on (571) 272-1907. The fax number for this group is 571-273-8300. Updates can be found at http://www.uspto.gov/web/info/2800.htm.

Julio J. Maldonado Patent Examiner Art Unit 2823

Julio J. Maldonado February 1, 2006

> George Fourson Primary Examiner